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1
                       UNITED STATES DISTRICT COURT
                          DISTRICT OF MINNESOTA
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 3
        United States of America, ) File No. 21-CR-108
 4
                                                    (PAM/TNL)
               Plaintiff,
 5
                                            St. Paul, Minnesota
        VS.
 6
                                            May 7, 2021
                                            8:06 a.m.
        (2) Tou Thao,
7
        (3) J. Alexander Kueng,
        (4) Thomas Kiernan Lane,
 8
               Defendants.
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               BEFORE THE HONORABLE ELIZABETH COWAN WRIGHT
14
              UNITED STATES DISTRICT COURT MAGISTRATE JUDGE
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16
                           (INITIAL APPEARANCES)
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           Proceedings reported by court reporter; transcript
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       produced by computer.
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1	<u>APPEARANCES</u> (Via Zoom):	
2	For the Plaintiff:	U.S. Attorney's Office W. ANDERS FOLK, ESQ.
3		SAMANTHA TREPEL, ESQ. 600 U.S. Courthouse
4		300 South Fourth Street Minneapolis, Minnesota 55415
5	For Defendant Tou Thao:	_
6	Tor beremaine for finds.	ROBERT M. PAULE, ESQ. NATALIE R. PAULE, ESQ.
7		Suite 975 920 Second Avenue South
8		Minneapolis, Minnesota 55402
9	For Defendant J. Alexander Kueng:	Plunkett Law Office THOMAS C. PLUNKETT, ESQ.
10		Suite 1500 101 East Fifth Street
11		St. Paul, Minnesota 55101
12	For Defendant Thomas Kiernan Lane:	Earl Gray Defense EARL P. GRAY, ESQ.
13		Suite W-1610 332 Minnesota Street
14		St. Paul, Minnesota 55101
15	Court Reporter:	LORI A. SIMPSON, RMR-CRR Suite 146
16		316 North Robert Street St. Paul, Minnesota 55101
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PROCEEDINGS IN OPEN COURT (VIA ZOOM)

(Defendants present)

THE COURT: Good morning. This is the United

States District Court for the District of Minnesota, and we are here today for initial appearances in Case No. 21-CR-108

(PAM/TNL). I am Magistrate Judge Wright.

We are proceeding by video today in view of the COVID-19 pandemic pursuant to the Coronavirus Aid, Relief, and Economic Security Act, which permits the use of video conferencing for initial appearances under Rule 5 and pursuant to District of Minnesota General Order 27.

As a reminder to all lawyers, parties, media, and members of the public who may be observing, pursuant to Rule 53 of the Federal Rules of Criminal Procedure, the taking of photographs or the broadcasting of these proceedings is strictly prohibited.

Moreover, pursuant to amended General Order

No. 15, any photographing, recording, and rebroadcasting of
any part of this hearing is strictly prohibited and

violation of this prohibition may result in sanctions,
including removal of media credentials, restricted entry to
future proceedings, and any other sanctions deemed necessary
by the Court.

1	With that, I will begin by asking attorneys to
2	make their appearances, beginning with the attorneys for the
3	United States.
4	MR. FOLK: Good morning, Your Honor. Anders Folk
5	and Sam Trepel on behalf of the United States.
6	THE COURT: All right. Good morning, Mr. Folk and
7	Ms. Trepel.
8	MR. FOLK: Good morning.
9	THE COURT: I will now ask the attorney for
10	Mr. Thao to make his appearance.
11	MR. PAULE: Good morning, Your Honor. Robert
12	Paule and Natalie Paule on behalf of Mr. Thao, who is
13	present, Your Honor. Good morning.
14	THE COURT: Good morning.
15	And then the attorney for Mr. Kueng?
16	MR. PLUNKETT: Good morning, Your Honor. Thomas
17	Plunkett on behalf of Mr. Kueng, who is present with me.
18	THE COURT: Okay. Good morning to both of you.
19	And then, finally, the attorney for Mr. Lane?
20	MR. GRAY: Good morning, Your Honor. Earl Gray
21	representing Mr. Lane, who is present and seated in back of
22	$ exttt{me.}$
23	THE COURT: Okay. Thank you.
24	Now, we are holding the proceeding by video today.
25	So, first of all, I want to ask you all to let me know

1 immediately if any of you are having difficulty hearing or 2 seeing what's going on so that we can get any IT issues 3 sorted out. 4 I also need to confirm with each of the defendants 5 individually that they understand that they have a right to 6 an in-person initial appearance and confirm that he is 7 consenting -- or I should say whether he is consenting to 8 appear by video today instead of in person. 9 So I will just go around to each of you 10 individually and check in, and I'll begin with Mr. Thao. 11 Mr. Thao, do you understand that you have the 12 right to have an in-person initial appearance today? 13 DEFENDANT THAO: Yes, ma'am. 14 THE COURT: Okay. And although we're here by 15 video today, do you understand that the choice is yours to 16 decide if you want to go forward by video today or if you 17 want to have an in-person hearing? 18 DEFENDANT THAO: Yes, ma'am. 19 THE COURT: And are you agreeing now to hold your 20 initial appearance by video today? 21 DEFENDANT THAO: Yes, ma'am. 22 THE COURT: Okay. Thank you, Mr. Thao. 23 Let me now turn to Mr. Kueng, and I will have the 24 same questions for you. 25 First of all, Mr. Kueng, do you understand that

4	
1	you have the right to an in-person initial appearance today?
2	DEFENDANT KUENG: I do, Your Honor.
3	THE COURT: Okay. And although, as I said, we're
4	here by video, the choice is yours to decide whether you
5	want to go forward by video or in person today. Do you
6	understand that?
7	DEFENDANT KUENG: I do, Your Honor.
8	THE COURT: And are you agreeing to go forward by
9	video today?
10	DEFENDANT KUENG: Yes, Your Honor.
11	THE COURT: Okay. Thank you, Mr. Kueng.
12	And then, finally, Mr. Lane, same questions for
13	you.
14	First of all, do you understand that you have the
15	right to an in-person hearing today?
16	DEFENDANT LANE: I do, Your Honor.
17	THE COURT: And specifically do you understand
18	that you get to make the choice whether we go forward by
19	video or in person today?
20	DEFENDANT LANE: Yes, I do, Your Honor.
21	THE COURT: And are you agreeing to go forward by
22	video today?
23	DEFENDANT LANE: I am, Your Honor.
24	THE COURT: Okay. Thank you, Mr. Lane.
25	Mr. Folk, is there any objection from the

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1
       government to proceeding by video today?
2
                 MR. FOLK: No, Your Honor. Thank you.
 3
                 THE COURT: Okay. Thank you.
                 And let me check in, Mr. Paule, any objections or
 4
 5
       concerns that you want to raise on behalf of your client
       proceeding by video?
 6
 7
                                              Thank you.
                 MR. PAULE: No, Your Honor.
                 THE COURT: Thank you.
 8
 9
                 Mr. Plunkett, any objections or concerns?
10
                 MR. PLUNKETT: No, Your Honor.
11
                 THE COURT: And, finally, Mr. Gray, any objections
12
       or concerns?
13
                 MR. GRAY: No, Your Honor.
14
                 THE COURT: Okay. Thank you all. So with the
       consent of all three defendants and in the absence of
15
16
       objections, we will proceed by video today.
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                 The purpose of the initial appearance is to, first
18
       of all, advise the defendants of their rights under the laws
       and Constitution of the United States. Second, although I
19
20
       understand each of the defendants is here with private
21
       counsel today, I will confirm with them that they understand
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       their right to counsel and whether they want to proceed with
23
       their private lawyers or if they want to obtain the services
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       of the Federal Defender. I will also confirm with each of
25
       the defendants that he understands why he is before the
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Court today. We will have a discussion about release or detention pending further proceedings. And then, finally, to the extent there are additional follow-up items to take care of following this proceeding, I will advise the parties and the lawyers of those obligations.

So let me first advise the defendants of their rights, and then I'm going to ask each of you individually if you heard and understand them. So please do listen carefully because, of course, these are important.

You have the right to remain silent and not to answer the questions of any law enforcement officer whatsoever. You can give up your right to remain silent and answer questions if you wish to. The choice is yours. If you do give up your right to remain silent and if you do answer questions, anything you say can and will be used against you in court.

You also have the right to be represented by an attorney whenever you are being questioned; and if you cannot afford an attorney, the Court will appoint one to represent you free of charge.

Finally, you have these rights at all times and you can assert them at any time.

Before I turn to the individual defendants, I'm going to provide the government with the *Brady* Rule 5(f) warning, an order that is required by Congress. As required

1	by Rule 5(f) of the Rules of Criminal Procedure, the United
2	States is ordered to disclose to the defendants all
3	exculpatory evidence, that is, evidence that favors the
4	defendant or casts doubt upon the United States' case, as
5	required by <i>Brady vs. Maryland</i> and its progeny. Not doing
6	so in a timely manner may result in consequences, including,
7	but not limited to, exclusion of evidence, adverse jury
8	instructions, dismissal of charges, contempt proceedings,
9	disciplinary action, or sanctions by the Court.
10	Mr. Folk, does the government understand its
11	obligations and my order?
12	MR. FOLK: Yes, Your Honor.
13	THE COURT: Thank you. Mr. Folk, is there a
14	motion to unseal?
15	MR. FOLK: Yes, Your Honor. The government would
16	move to unseal CR-21-108 as well as 21-CR-109.
17	THE COURT: Thank you, Mr. Folk.
18	Is there any objection, Mr. Paule, to the motion
19	to unseal?
20	MR. PAULE: No, Your Honor.
21	THE COURT: Okay. Mr. Plunkett, any objection?
22	MR. PLUNKETT: No, Your Honor.
23	THE COURT: Thank you. And, Mr. Gray, any
24	objection?
25	MR. GRAY: No, Your Honor.

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                 THE COURT: All right. Thank you all.
       government's motion to unseal Case 21-CR-108 and
2
 3
      Case 21-CR-109 is granted and those cases will be unsealed.
 4
                 Let me now proceed with each defendant
 5
       individually, beginning with Mr. Thao.
 6
                 Mr. Thao, if you could please state your full name
 7
       for the record and spell your last name.
                 DEFENDANT THAO: First name Tou. Last name Thao,
 8
 9
      T-h-a-o.
10
                 THE COURT: Okay. Thank you. And how old are
11
       you, sir?
12
                 DEFENDANT THAO:
                                  35.
13
                 THE COURT: Okay. And I read and advised the
14
       rights to all defendants a few minutes ago. Were you able
15
       to hear all of those clearly?
16
                 DEFENDANT THAO: I did, Your Honor.
17
                 THE COURT: Okay. And do you understand them?
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                 DEFENDANT THAO: Yes, Your Honor.
19
                 THE COURT: Do you understand that you can claim
20
       them at any time?
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                 DEFENDANT THAO: Yes, Your Honor.
22
                 THE COURT: Okay. Now, you are here today,
23
      Mr. Thao, because a grand jury has returned an Indictment
24
      dated May 6, 2021. I want to make sure that you understand
25
       the charges that you face in that Indictment. Have you
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1	reviewed the Indictment?
2	DEFENDANT THAO: Yes, Your Honor.
3	THE COURT: Okay. And do you understand the
4	charges that you face?
5	DEFENDANT THAO: Yes, Your Honor.
6	THE COURT: Okay. Now let's talk about your legal
7	representation. I see that you have Mr. Paule here with you
8	today. And, as I said, you are entitled to an attorney in
9	this case; and if you can't afford one, the Court will
10	appoint one to represent you at no cast.
11	Do you wish to consider excuse me. Do you wish
12	to continue with Mr. Paule's representation or do you want
13	the Court to consider appointing the Federal Defender to
14	represent you?
15	DEFENDANT THAO: I will stay with Mr. Paule,
16	sir excuse me, ma'am.
17	THE COURT: That's fine. Okay. Mr. Thao, I have
18	made a note of that.
19	All right. Let's turn to the question of
20	detention. Mr. Folk, is the government seeking detention of
21	Mr. Thao?
22	MR. FOLK: It is not, Your Honor. We are
23	comfortable with the conditions that are outlined in the
24	Pretrial Services report.
25	THE COURT: Okay. All right. Thank you,

1 Mr. Folk. 2 So, Mr. Thao, the government is not seeking to 3 detain you pending trial. And the United States Probation 4 and Pretrial Services Office has prepared some draft 5 conditions of release for you, which I have reviewed, and I 6 do find that those conditions will reasonably assure your 7 appearance at future proceedings as required and the safety 8 of the community. So you will be released on those 9 conditions while your case is pending. I'm going to just 10 briefly summarize those conditions. 11 First of all, you need to appear for all court 12 proceedings, of course. 13 If you are convicted, you must surrender to serve 14 a sentence that the Court may impose. 15 You will be required to execute a \$25,000 16 unsecured bond. 17 You may not violate any federal, state, or local 18 law. 19 And then, finally, you must submit to and 20 cooperate with a Pretrial Services interview, which will be 21 completed on or before May 11, 2021. 22 Now, Mr. Thao, you will be getting these 23 conditions in writing after this proceeding, but I want to 24 check and see, do you have any questions about your 25 conditions right now?

1 DEFENDANT THAO: I do not, Your Honor. 2 THE COURT: Okay. And, Mr. Thao, there could be 3 serious penalties and sanctions if you do not comply with 4 those conditions, including a revocation of your release and 5 bond, imprisonment, or a fine. Do you understand that there 6 could be very serious consequences if you don't comply with 7 those conditions? I do, Your Honor. 8 DEFENDANT THAO: 9 THE COURT: Okay. All right. With that, I will 10 execute the appropriate paperwork after this hearing and it 11 will be provided to duty chambers, who will then provide it 12 to your lawyer for signature. And, as I said, you will be 13 released on those conditions. 14 Further, Mr. Thao is ordered to comply with the 15 lawyers for the United States' directions with regard to his 16 booking and processing today. 17 All right. Let me now turn to Mr. Kueng. 18 Mr. Kueng, if you could go ahead and state your full name 19 for the record, please, and spell your last name. 20 DEFENDANT KUENG: Yes, Your Honor. J. Alexander 21 Kueng, K-u-e-n-g. 22 THE COURT: All right. And, Mr. Kueng, you can 23 see we have a court reporter here, and I am going to ask you 24 just to speak up a little bit going forward so I can make 25 sure that she can hear you. Okay?

1	DEFENDANT KUENG: No problem, Your Honor.
2	THE COURT: Perfect. Thank you.
3	All right. Can you please state your age.
4	DEFENDANT KUENG: 27.
5	THE COURT: Okay. Thank you, Mr. Kueng. Now, did
6	you hear me advise you of all of those rights a few minutes
7	ago?
8	DEFENDANT KUENG: I did, Your Honor.
9	THE COURT: And do you understand them?
10	DEFENDANT KUENG: I do, Your Honor.
11	THE COURT: Do you understand that you can claim
12	them at any time?
13	DEFENDANT KUENG: I understand, Your Honor.
14	THE COURT: All right. Thank you, Mr. Kueng.
15	Now, you are here because a grand jury has returned an
16	Indictment against you dated May 6th of 2021. Do you
17	understand the charges that you face in that Indictment?
18	DEFENDANT KUENG: I do, Your Honor.
19	THE COURT: All right. And I see that you are
20	here today with Mr. Plunkett. As I said, if you cannot
21	afford an attorney in this case, the Court would appoint one
22	to represent you because you are entitled to an attorney.
23	Do you wish to continue with Mr. Plunkett's
24	representation or would you like the Court to consider
25	appointing the Federal Defender to represent you?

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                 DEFENDANT KUENG: I wish to continue with
2
       Mr. Plunkett, Your Honor.
 3
                 THE COURT: Okay. Thank you.
                 Let me just check in with Mr. Folk. Mr. Folk, is
 4
 5
       the United States seeking detention of Mr. Kueng?
 6
                 MR. FOLK: No.
                                 Thank you, Your Honor. We again
 7
       agree with the conditions in the Pretrial Services report.
 8
       Thank you.
 9
                 THE COURT: Okay. Thank you, Mr. Folk.
10
                 Mr. Plunkett [sic], the conditions that Pretrial
11
       Services has proposed are the same as those I just provided
12
       for Mr. Thao. I do find that those conditions will
13
       reasonably assure both your appearance at future proceedings
14
       and the safety of the community if you are released on those
15
       conditions.
16
                 Would you like me to go through those conditions
17
       again for you, Mr. Kueng, or were you able to hear and
18
       process them when I went through them the first time?
19
                 THE DEFENDANT: I was able to hear and process
20
       them the first time, Your Honor.
                                         Thank you.
21
                 THE COURT: Okay. Thank you, Mr. Kueng. And you
22
       will also be provided those conditions in writing after this
23
       hearing.
24
                 I do want to again remind you that if you do not
25
       comply with your conditions, there could be serious
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1
       penalties and sanctions, including revocation of your
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       release and bond, imprisonment, or a fine. Do you
 3
       understand that, sir?
 4
                 DEFENDANT KUENG: I do, Your Honor.
 5
                 THE COURT: Okay. So that paperwork I will
 6
       execute after this hearing, and it will be provided to your
 7
       lawyer for you to complete and execute as well.
 8
                 In addition, Mr. Kueng is ordered to comply with
 9
       the lawyers for the United States' directions for his
10
       booking and processing today.
11
                 All right. And then, Mr. Lane, if you could
12
       please state your full name for the record and spell your
13
       last name.
14
                 DEFENDANT LANE: Yes, Your Honor. It's Thomas
15
       Kiernan Lane, T-h-o-m-a-s, K-i-e-r-n-a-n, last name Lane,
16
       L-a-n-e.
17
                 THE COURT: Okay. Thank you, Mr. Lane. And how
18
       old are you?
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                 DEFENDANT LANE: I am 38 years old.
20
                 THE COURT: All right. And were you able to hear
21
       me when I was advising all of the defendants of their
22
       rights?
23
                 DEFENDANT LANE: Yes, Your Honor.
24
                 THE COURT: Okay. And do you understand your
25
       rights, Mr. Lane?
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1	DEFENDANT LANE: I do.
2	THE COURT: And do you understand that you can
3	claim them at any time?
4	DEFENDANT LANE: Yes, Your Honor.
5	THE COURT: Okay. Now, you are here today because
6	a grand jury has returned an Indictment against you dated
7	May 6th of 2021. Do you understand the charges that you
8	face in that Indictment?
9	DEFENDANT LANE: I do, Your Honor.
10	THE COURT: All right. Thank you, Mr. Lane. Then
11	let me turn to the topic of your legal representation. As I
12	have advised you and the other defendants, Mr. Thao and
13	Mr. Kueng, you, of course, are entitled to an attorney to
14	represent you in this matter. If you cannot afford one, the
15	Court will appoint one to represent you at no cost to you.
16	I see you are represented by Mr. Gray today. Do
17	you want to continue with Mr. Gray's services or would you
18	like the Court to consider appointing the Federal Defender?
19	DEFENDANT LANE: I will stay with Mr. Gray, Your
20	Honor.
21	THE COURT: Okay. Thank you.
22	All right. Let me just check in with Mr. Folk
23	with regard to the issue of detention. Is the government
24	seeking detention of Mr. Lane pending further proceedings?
25	MR. FOLK: No, Your Honor. Again we will agree to

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1
       the conditions in the Pretrial Services report.
2
                 THE COURT: Okay. Thank you.
 3
                 Mr. Lane, do you want me to go through the
       conditions that were proposed? They are the same as those
 4
 5
       for Mr. Thao and Mr. Kueng. I am happy to go through them,
 6
       but if you think you heard them the first time, I can --
                 THE DEFENDANT: I think I understand them. Thank
 7
 8
       you, Your Honor.
 9
                 THE COURT: Okay. All right. Thank you,
10
       Mr. Lane. So I do find that the conditions that have been
11
       proposed by Pretrial Services, including the execution of a
12
       $25,000 unsecured bond and submission to the Pretrial
13
       Services interview on or before May 11th, in addition to the
14
       other conditions, will reasonably assure Mr. Lane's
15
       appearance as required at future proceedings and the safety
16
       of the community and I will order all three of the
17
       defendants released on the same conditions.
18
                 Mr. Lane, I do want to check in and make sure that
19
       you understand if you violate those conditions, there could
20
       be very serious penalties and sanctions, including
21
       revocation of the bond and release, imprisonment, or a fine.
22
       Do you understand that, Mr. Lane?
23
                 DEFENDANT LANE: Absolutely, Your Honor.
24
                 THE COURT: Okay. All right. Thank you.
25
       then Mr. Lane is also ordered to comply with the directions
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1
       issued by the attorneys for the government for his booking
2
       and processing today.
 3
                 An order setting a schedule in this case will
 4
       issue in due course. I believe that covers everything for
 5
       this initial appearance, but I will check in with each of
 6
       the lawyers.
 7
                 Mr. Folk, is there anything further for the United
       States?
 8
 9
                 MR. FOLK: No. Thank you, Your Honor.
10
                 THE COURT: Okay. Thank you, Mr. Folk.
11
                 Mr. Paule, is there anything further for Mr. Thao?
12
                 MR. PAULE: No, Your Honor. Thank you.
13
                 THE COURT: Mr. Plunkett, is there anything
14
       further for Mr. Kueng?
15
                 MR. PLUNKETT: Nothing further, Your Honor.
16
                 THE COURT: Okay. And then, finally, Mr. Gray, is
17
       there anything further for Mr. Lane?
18
                 MR. GRAY: I just have a question. This is
19
       CR-108, and CR-109 was also mentioned. We're only here on
20
       CR-108, correct?
21
                 THE COURT: That's correct, Mr. Gray. Your client
22
       is here on CR-108.
23
                 MR. GRAY: Okay. Is he indicted in 109 too or is
24
       this the only --
25
                 THE COURT: No. Your client is indicted in CR-108
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1
       and is not indicted in CR-109.
2
                 MR. GRAY: All right. Thank you, Your Honor.
 3
       That's all.
 4
                 THE COURT: You're welcome.
5
                 All right. Thank you all. We are in recess.
 6
                 MR. PLUNKETT: Thank you, Your Honor.
7
                 MR. PAULE: Thank you, Your Honor.
 8
           (Court adjourned at 8:24 a.m.)
 9
10
11
12
                I, Lori A. Simpson, certify that the foregoing is a
13
       correct transcript from the record of proceedings in the
14
       above-entitled matter.
15
16
                     Certified by: <u>s/Lori A. Simpson</u>
17
                                     Lori A. Simpson, RMR-CRR
18
19
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21
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